CLE	FILED RK, U.S. DISTRICT COU	RT
86	MAR 21 2025	
CENT	RAL DISTRICT OF CALIF	ORNIA

7									
8	UNITED STATES DISTRICT COURT								
9	CENTRAL DISTRICT OF CALIFORNIA								
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11	UNITEI	UNITED STATES OF AMERICA,) Case No.: EDCR 24-0261-KK							
12				Plaintiff,	ORDER OF DETENTION				
13	v.								
14	Diego Beltan								
15	= 5	Defendant.							
16									
17		/		I.					
18	A. (1	On mo	otion of the Government in	a case allegedly involving:				
19	1.	(()	a crime of violence.					
20	2.	(an offense with a maximu	m sentence of life imprisonment or death.				
21	3.	((x) :	a narcotics or controlled-s	ubstance offense with a maximum sentence				
22			•	of 10 or more years.					
23	4.	(()	any felony if defendant	has been convicted of two or more prior				
24				offenses described above.					
25	5.	(()	any felony not otherwise	a crime of violence that involves a minor				
26			,	victim, possession or use	of a firearm or destructive device or any				
27				other dangerous weapon, o	or failure to register under 18 U.S.C. § 2250.				
28									
	II .								

1	B.	On motion by the Government/() on Court's own motion, in a case					
2		allegedly involving:					
3		On the further allegation by the Government of:					
4		1. (a serious risk that the defendant will flee.					
5		2. () a serious risk that the defendant will:					
6	-	a. () obstruct or attempt to obstruct justice.					
7		b. () threaten, injure or intimidate a prospective witness or					
8		juror, or attempt to do so.					
9	C.	The Government (is/() is not entitled to a rebuttable presumption that no					
10		condition or combination of conditions will reasonably assure the defendant's					
11		appearance as required and the safety or any person or the community.					
12							
13		II.					
14	A.	The Court finds that no condition or combination of conditions wil					
15		reasonably assure:					
16		1. (v) the appearance of the defendant as required.					
17		and/or					
18		2. () the safety of any person or the community.					
19	B.	(v) The Court finds that the defendant has not rebutted by sufficient evidence to					
20		the contrary the presumption provided by statute.					
21							
22		III.					
23		The Court has considered:					
24	A.	(X) the nature and circumstances of the offense(s) charged, including whether					
25		the offense is a crime of violence, a Federal crime of terrorism, or involves					
26	_	a minor victim or a controlled substance, firearm, explosive, or destructive					
27		device;					
28	В.	(X) the weight of the evidence against defendant;					
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1	C.	(X) the history and characteristics of the defendant; and					
2	D.	(x) the nature and seriousness of the danger to any person or the community.					
3							
4		IV.					
5		The Court also has considered all the evidence adduced at the hearing, the					
6	arguments and/or statements of counsel, and the Pretrial Services Report and						
7	recommendation.						
8							
9		V.					
10		The Court bases the foregoing finding(s) on the following:					
11	A.	(Flight risk:					
12		allegations of contemporaneous supervised-release violation petition and of the indictment; in custody on state attempted-murder conviction					
13		violation petition and of the indictment; in custody					
14		on state attempted-murder conviction					
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21	B.	(v) Danger:					
22		same as above					
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